IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

In re:	: Chapter 13
RAMON VAUGHAN,	: Case No. 18-04764 (RNO)
Debtor	; ; ;
FRANKLIN MINT FEDERAL CREDIT UNION,	: :
Movant	: :
v.	
RAMON VAUGHAN,	:
Respondent	: : :
ORDER	L
AND NOW, this day of	, 2020, upon consideration of
the motion of Franklin Mint Federal Credit Union	for an order approving the proposed loan
modification agreement with the Debtor ¹ (the "Mot	ion"), and any responses or objections filed
thereto, it is hereby ORDERED that	
1. The Motion is GRANTED;	
2. The Debtor is AUTHORIZED to ente	er into the loan modification agreement as set
forth in the Motion; and	
Capitalized terms not otherwise defined herei Motion.	in shall have the meanings set forth in the

PHIL1 8585095v.1

3. To the extent that further relief from the automatic stay is necessary for the parties to enter into the loan modification agreement, such relief is GRANTED to Franklin Mint Federal Credit Union and its servicer, State Financial Network, LLC.